

REMARKS

Claims 1, 2 and 4-33 were examined and reported in the Office Action. Claims 1, 2, 4-9, 18-23 and 25-33 are rejected. Claim 2 is canceled. Claims 1, 4, 5, 9, 10, 15, 18, 19, 24, 25, 27, 28 and 31 are amended. New claim 34 is added. Claims 1 and 4-34 remain.

Applicant requests reconsideration of the application in view of the following remarks.

I. Claim Objections

It is asserted in the Office Action that claim 27 is objected to due to lack of antecedent basis for the limitation “V_{W1}” Applicant has amended claim 25 (which claim 27 indirectly depends on) to depend on claim 24 to overcome the claim objection. Applicant has also amended claim 27 to place V_{W1} in italics.

Accordingly, withdrawal of the objection for claim 27 is respectfully requested.

II. 35 U.S.C. §102(b)

It is asserted in the Office Action that claims 1, 2, 4-9, 18-23 and 25-33 are rejected under 35 U.S.C. § 102(b), as being anticipated by U. S. Patent No. 6,009,011 issued to Yamauchi (“Yamauchi”). Applicant respectfully traverses the aforementioned rejection for the following reasons.

According to MPEP §2131,

’[a] claim is anticipated only if each and every element as set forth in the claim is found, either expressly or inherently described, in a single prior art reference.’ (Verdegaal Bros. v. Union Oil Co. of California, 814 F.2d 628, 631, 2 USPQ2d 1051, 1053 (Fed. Cir. 1987)). ‘The identical invention must be shown in as complete detail as is contained in the ... claim.’ (Richardson v. Suzuki Motor Co., 868 F.2d 1226, 1236, 9 USPQ2d 1913, 1920 (Fed. Cir. 1989)). The elements must be arranged as required by the claim, but this is not an ipsissimis verbis test, *i.e.*, identity of terminology is not required. (In re Bond, 910 F.2d 831, 15 USPQ2d 1566 (Fed. Cir. 1990)).

Applicant's amended claim 1 contains the limitations of

[a] method for operating a non-volatile dynamic random access memory (NVDRAM) device including a plurality of memory cells, each cell having a capacitor and a transistor having a floating gate, comprising: preparing a power-on mode for performing a DRAM operation by controlling a threshold voltage of the transistor; and preparing a power-off mode for storing a data included in the capacitor into the floating gate, wherein the preparing the power-on mode includes: moving the data stored in the floating gate into the capacitor; and backing up the captured data in the capacitor before the controlling the threshold voltage of the transistor.

Applicant's amended claim 28 contains the limitations of

[a] non-volatile dynamic random access memory (NVDRAM) device including a plurality of memory cells in a matrix, each memory cell comprising: a capacitor for storing a data; and a transistor for transmitting the data stored in the capacitor to a bit line, wherein the transistor includes a drain, a source, and a gate having a control gate and a floating gate for storing the data when a power is off and a threshold voltage of the transistor is controlled when the power is on, wherein one terminal of the capacitor is coupled to the drain of the transistor and another terminal of the capacitor is supplied with a controllable voltage determined according to an operation mode, and when preparing for power-on mode the data stored in the transistor is moved to the capacitor and captured data in the capacitor is backed up before the threshold voltage of the transistor is controlled.

And Applicant's amended claim 31 contains the limitations of

[a] non-volatile dynamic random access memory (NVDRAM) including a plurality of memory cells in a matrix, wherein each memory cell includes: a control gate layer coupled to a word line; a capacitor for storing data; and a floating transistor for transmitting the stored data in the capacitor to a bit line and storing the data therein in response to an operation mode, wherein, when preparing for power-on mode, the data stored in the floating transistor is moved to the capacitor and the captured data in the capacitor is backed up before a threshold voltage of the floating transistor is controlled.

Yamauchi discloses a non-volatile memory. Yamauchi, however, does not teach, disclose or suggest the limitations contained in Applicant's: amended claim 1 of "the preparing the power-on mode includes: moving the data stored in the floating gate into the capacitor; and backing up the captured data in the capacitor before the controlling the threshold voltage of the transistor," amended claim 28 of "when preparing for power-on mode the data stored in the transistor is moved to the capacitor and captured data in the capacitor is backed up before the threshold voltage of the transistor is controlled.," or amended claim 31 of "when preparing for power-on mode, the data stored in the floating transistor is moved to the capacitor and the captured data in the capacitor is backed up before a threshold voltage of the floating transistor is controlled."

Therefore, since Yamauchi does not disclose, teach or suggest all of Applicant's amended claims 1, 28 and 31 limitations, Applicant respectfully asserts that a *prima facie* rejection under 35 U.S.C. § 102(b) has not been adequately set forth relative to Yamauchi. Thus, Applicant's amended claims 1, 28 and 31 are not anticipated by Yamauchi. Additionally, the claims that directly or indirectly depend on claims 1, 28 and 31, namely claims 4-9, 18-23 and 25-27, 29-30, and 32-33, respectively, are also not anticipated by Yamauchi for the same reason.

Accordingly, withdrawal of the 35 U.S.C. § 102(b) rejections for claims 1, 2, 4-9, 18-23 and 25-33 are respectfully requested.

III. Allowable Subject Matter

Applicant notes with appreciation the Examiner's assertion that claims 10-17 and 24 would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claim.

Applicant respectfully asserts that claims 1 and 4-34, as they now stand, are allowable for the reasons given above.

CONCLUSION

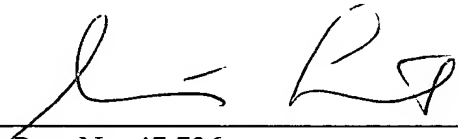
In view of the foregoing, it is submitted that claims 1 and 4-34 patentably define the subject invention over the cited references of record, and are in condition for allowance and such action is earnestly solicited at the earliest possible date. If the Examiner believes a telephone conference would be useful in moving the case forward, he is encouraged to contact the undersigned at (310) 207-3800.

If necessary, the Commissioner is hereby authorized in this, concurrent and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2666 for any additional fees required under 37 C.F.R. §§1.16 or 1.17, particularly, extension of time fees.

Respectfully submitted,

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CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service as First Class Mail with sufficient postage in an envelope addressed to: Mail Stop Amendment, Commissioner for Patents, P. O. Box 1450, Alexandria, Virginia 22313-1450 on February 27, 2006.


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